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| APPLICATION NO. | F | ILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|-------------------------|--------------------|-------------------------|----------------------|-------------------------|------------------|--|
| 09/829,512 | 829,512 04/09/2001 | | Richard L. Schwartz | 073612.0106 | 6721 | |
| 31625 | 7590 | 03/16/2006 | | EXAMINER | | |
| BAKER BO | | | PHAM, THOMAS K | | | |
| PATENT DE 98 SAN JAC | | ENT LVD., SUITE 1500 | ART UNIT | PAPER NUMBER | | |
| AUSTIN, T | X 78701 | -4039 | 2121 | | | |
| | | | | DATE MAIL ED: 02/16/200 | 4 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | Application | on No. | Applicant(s) | | | | | |
|--|--|--|---|--|--------------|--|--|--|--|
| Office Action Summary | | | 2 | SCHWARTZ ET AL. | | | | | |
| | | | | Art Unit | | | | | |
| ٠ | • | Thomas K | · · · · · · · · · · · · · · · · · · · | 2121 | | | | | |
| Period fo | The MAILING DATE of this communication or Reply | appears on the | cover sheet with the c | correspondence ac | ddress | | | | |
| WHIC - Exter after - If NO - Failu Any r | ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statutory pere to reply within the set or extended period for reply will, by steply received by the Office later than three months after the med patent term adjustment. See 37 CFR 1.704(b). | DATE OF THE R 1.136(a). In no even in the control of the control o | IIS COMMUNICATION ent, however, may a reply be tin Il expire SIX (6) MONTHS from ication to become ABANDONE | N. nely filed the mailing date of this c D (35 U.S.C. § 133) | . | | | | |
| Status | | | | | | | | | |
| 1) | Responsive to communication(s) filed on 0 | 1 March 2006. | | | | | | | |
| · | · | This action is n | on-final. | | • | | | | |
| 3) | | | | | | | | | |
| ٠/١ | closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | | | | |
| | · | , | | | | | | | |
| Dispositi | on of Claims | | , | | | | | | |
| 4)🖂 | Claim(s) 1-30 is/are pending in the applicat | ion. | | | | | | | |
| ** | 4a) Of the above claim(s) is/are withdrawn from consideration. | | | | | | | | |
| 5)[| Claim(s) is/are allowed. | | | | | | | | |
| 6)⊠ | ∑ Claim(s) <u>1-30</u> is/are rejected. | | | | | | | | |
| 7) | | | | | | | | | |
| 8)[| Claim(s) are subject to restriction ar | id/or election r | equirement. | | | | | | |
| Applicati | on Papers | | | • | • | | | | |
| 9) 🗀 | The specification is objected to by the Exam | niner. | | | | | | | |
| 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. | | | | | | | | | |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | | | | | |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). | | | | | | | | | |
| 11) | 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. | | | | | | | | |
| | ınder 35 U.S.C. § 119 | | | | | | | | |
| 12) | Acknowledgment is made of a claim for fore | eign priority un | der 35 U.S.C. § 119(a |)-(d) or (f). | | | | | |
| a) _l | a) All b) Some * c) None of: | | | | | | | | |
| | 1. Certified copies of the priority documents have been received. | | | | | | | | |
| | 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage | | | | | | | | |
| | | = | , | eu iii iiiis ivalionai | Stage | | | | |
| * 0 | application from the International But | • | | , d | | | | | |
| * See the attached detailed Office action for a list of the certified copies not received. | | | | | | | | | |
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| Attachmen | t(s) | , | | | | | | | |
| _ | e of References Cited (PTO-892) | | 4) Interview Summary | | | | | | |
| 2) Notic | e of Draftsperson's Patent Drawing Review (PTO-948) | | Paper No(s)/Mail Do Notice of Informal F | | O-152\ | | | | |
| | mation Disclosure Statement(s) (PTO-1449 or PTO/SB r No(s)/Mail Date | /U8) | 6) Other: | atent Application (PT | O-102) | | | | |
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Response to Amendment

1. This action is in response to the Request for Continued Examination filed on 03/01/2006.

2. Claims 1-30 are pending.

Quotations of U.S. Code Title 35

3. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim Rejections - 35 USC § 102

7. Claims 1-30 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No.

5,978,770 ("Waytena").

Regarding claim 1

Waytena teaches a method for facilitating mediated virtual communication, comprising:

- receiving, by a mediation system from a mediation subscriber communication device, a

service reservation selection (see Col. 1 line 11, "managing reservation"), the service

reservation selection identifying a service action selected by a mediation subscriber from

a plurality of service actions ("attractions") displayed to the mediation subscriber by the

mediation subscriber communication device (see Col. 3 lines 11-12, "... requesting a

reservation for a particular attraction");

determining, by the mediation system, a context associated with the service reservation

selection (see Col. 3 lines 13-17, "... determine ... the reservation can be

accommodated"), the context comprising information regarding the availability of the

mediation subscriber (see Col. 24 lines 29-37) and historical information and

behavioral information associated with the mediation subscriber (see Col. 20 lines

51-57, "the patron's past behavior"); and

in response to determining the context associated with the service reservation selection,

determining, by the mediation system, a plurality of contextual arrangement options

regarding the service action selected by the mediation subscriber (option to "elects" or

"rejects" a proposed reservation time), at least one of the plurality of contextual

arrangements options being determined based on the determined context associated with the service reservation selection (see col. 3 lines 17-27).

Regarding claim 15

Waytena teaches a computer program product, comprising: a computer program processable by a data processor to implement a mediation system; and an apparatus from which the computer program is accessible by the data processor; the computer program capable of enabling the mediation system to:

- receive, by a mediation system from a mediation subscriber communication device, a service reservation selection (see Col. 1 line 11, "managing reservation"), the service reservation selection identifying a service action selected by a mediation subscriber from a plurality of service actions ("attractions") displayed to the mediation subscriber by the mediation subscriber communication device (see Col. 3 lines 11-12, "... requesting a reservation for a particular attraction");
- determine, by the mediation system, a context associated with the service reservation selection (see Col. 3 lines 13-17, "... determine ... the reservation can be accommodated"), the context comprising information regarding the availability of the mediation subscriber (see Col. 24 lines 29-37) and historical information and behavioral information associated with the mediation subscriber (see Col. 20 lines 51-57, "the patron's past behavior"); and
- in response to determining the context associated with the service reservation selection, determining, by the mediation system, a plurality of contextual arrangement options regarding the service action selected by the mediation subscriber (option to "elects" or

"rejects" a proposed reservation time), at least one of the plurality of contextual arrangements options being determined based on the determined context associated with the service reservation selection (see col. 3 lines 17-27).

Regarding claim 29

Waytena teaches a system for facilitating mediated virtual communication, comprising: a mediation system connected to a data packet network and to a voice network, the mediation system being capable of:

- receiving, by a mediation system from a mediation subscriber communication device, a service reservation selection (see Col. 1 line 11, "managing reservation"), the service reservation selection identifying a service action selected by a mediation subscriber from a plurality of service actions ("attractions") displayed to the mediation subscriber by the mediation subscriber communication device (see Col. 3 lines 11-12, "... requesting a reservation for a particular attraction");
- determining, by the mediation system, a context associated with the service reservation selection (see Col. 3 lines 13-17, "... determine ... the reservation can be accommodated"), the context comprising information regarding the availability of the mediation subscriber (see Col. 24 lines 29-37) and historical information and behavioral information associated with the mediation subscriber (see Col. 20 lines 51-57, "the patron's past behavior"); and
- in response to determining the context associated with the service reservation selection, determining, by the mediation system, a plurality of contextual arrangement options regarding the service action selected by the mediation subscriber (option to "elects" or

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"rejects" a proposed reservation time), at least one of the plurality of contextual

arrangements options being determined based on the determined context associated with

the service reservation selection (see col. 3 lines 17-27).

Regarding claim 11

Waytena teaches a method for facilitating mediated virtual communication, comprising:

- receiving, by a mediation system from a mediation subscriber communication device, a

service reservation selection (see col. 1 line 11, "managing reservation"), the service

reservation selection identifying a service action selected by a mediation subscriber from

a plurality of service actions ("attractions") displayed to the mediation subscriber by the

mediation subscriber communication device (see col. 3 lines 11-12, "... requesting a

reservation for a particular attraction");

determining, by the mediation system, a context associated with the service reservation

selection (see col. 3 lines 13-17, "... determine ... the reservation can be

accommodated"), the context comprising information regarding the availability of the

mediation subscriber (see Col. 24 lines 29-37) and historical information and

behavioral information associated with the mediation subscriber (see Col. 20 lines

51-57, "the patron's past behavior"); and

preparing, by the mediation system, a plurality of contextual arrangement options in

response to determining the context (options to "elects" or "rejects" a proposed

reservation time);

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- transmitting the plurality of contextual arrangement options for reception by the mediation subscriber communication device (see col. 3 lines 17-20, "A proposed reservation time ... transmitted back to the PCD ...");
- receiving, by the mediation system from the mediation subscriber communication device, a selected one of the contextual arrangement actions prepared by the mediation system. (see col. 3 lines 20-27, "... patron elects ... patron rejects ...");
- facilitating, by the mediation system and with a service management system, a mediated follow-through operation based at least partially on the selected one of the contextual arrangement actions for generating a mediated service commitment (see col. 3 lines 39-46, "When a reserved time is approaching ... alerts the patron ... a sensor detects the patron's entry, ..."); and
- updating a mediated commitment data set to include the mediated service commitment (see col. 3 lines 48-52, "updates the stored virtual queue ...").

Regarding claim 25

Waytena teaches a computer program product, comprising: a computer program processable by a data processor to implement a mediation system; and an apparatus from which the computer program is accessible by the mediation subscriber communication device; the computer program capable of enabling the mediation system to:

receive, by a mediation system from a mediation subscriber communication device, a service reservation selection (see col. 1 line 11, "managing reservation"), the service reservation selection identifying a service action selected by a mediation subscriber from a plurality of service actions ("attractions") displayed to the mediation subscriber by the

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mediation subscriber communication device (see col. 3 lines 11-12, "... requesting a reservation for a particular attraction");

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- determine, by the mediation system, a context associated with the service reservation selection (see col. 3 lines 13-17, "... determine ... the reservation can be accommodated"), the context comprising information regarding the availability of the mediation subscriber (see Col. 24 lines 29-37) and historical information and behavioral information associated with the mediation subscriber (see Col. 20 lines 51-57, "the patron's past behavior"); and
- prepare, by the mediation system, a plurality of contextual arrangement options in response to determining the context (options to "elects" or "rejects" a proposed reservation time);
- transmit the plurality of contextual arrangement options for reception by the mediation subscriber communication device (see col. 3 lines 17-20, "A proposed reservation time ... transmitted back to the PCD ...");
- receive, by the mediation system from the mediation subscriber communication device, a selected one of the contextual arrangement actions prepared by the mediation system (see col. 3 lines 20-27, "... patron elects ... patron rejects ...");
- facilitate, by the mediation system and with a service management system, a mediated follow-through operation based at least partially on the selected one of the contextual arrangement actions for generating a mediated service commitment (see col. 3 lines 39-46, "When a reserved time is approaching ... alerts the patron ... a sensor detects the patron's entry, ..."); and

Regarding claims 2 and 16

Waytena teaches transmitting the plurality of contextual arrangement options for reception by the

mediation subscriber communication device (col. 3 lines 17-20, options to "elects" or "rejects" a

proposed reservation time).

Regarding claims 3 and 17

Waytena teaches receiving, by the mediation system from the mediation subscriber

communication device, a selected one of the contextual arrangement actions (see col. 3 lines 20-

27, "... patron elects ... patron rejects ..."); and facilitating, by the mediation system and with a

service management system, a mediated follow-through operation based at least partially on the

selected one of the contextual arrangement actions for generating a mediated service

commitment (see col. 3 lines 39-46, "When a reserved time is approaching ... alerts the patron

... a sensor detects the patron's entry, ...").

Regarding claims 4, 18 and 26

Waytena teaches updating a mediated commitment data set to include the mediated service

commitment (see col. 3 lines 48-52, "updates the stored virtual queue ...").

Regarding claims 5, 19 and 27

Waytena teaches wherein facilitating the mediated follow-through operation includes:

determining a plurality of service providers (see FIG. 1 "plurality of attraction computers");

transmitting the plurality of service providers for reception by the mediation subscriber

communication device (see col. 14 lines 13-20); and receiving, from the mediation subscriber

communication device, a selected one of the plurality of service providers (see col. 14 lines 36-

38, "... selects one of the attractions ...").

Regarding claims 6, 20 and 28

Waytena teaches wherein facilitating the mediated follow through operation includes: establish a computer network connection between the mediation system and the service management system (see col. 3 lines 49-55); and perform the mediated follow-through operation with the service management system via the computer network connection ("wireless communication network").

Regarding claims 7 and 21

Waytena teaches receive, by the mediation system, confirmation information from the service management system after performing the mediated follow-through operation (see col. 3 lines 49-55).

Regarding claims 8 and 22

Waytena teach update a mediation subscriber profile to include said confirmation information (see col. 9 lines 21-23).

Regarding claims 9 and 23

Waytena teaches provide a confirmation including at least a portion of said confirmation information to the mediation subscriber (see col. 9 lines 28-32).

Regarding claims 10 and 24

Waytena teaches updating the mediation subscriber profile includes updating at least one data set associated with the mediation subscriber profile (see col. 13 lines 55-60).

Regarding claim 13

Waytena teaches receiving, by the mediation system, confirmation information from the service management system after performing the mediated follow-through operation (see col. 18 lines 38-45); updating a mediation subscriber profile to include said confirmation information (see col.

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9 lines 12-15); and providing a confirmation including at least a portion of said confirmation

information to the mediation subscriber (see col. 9 lines 21-32).

Regarding claim 14

Waytena teaches updating the mediation subscriber profile includes updating at least one data set

associated with the mediation subscriber profile (see col. 13 lines 55-60).

Regarding claims 5, 19 and 27

Waytena teaches wherein facilitating the mediated follow-through operation includes:

determining a plurality of service providers; transmitting the plurality of service providers for

reception by the mediation subscriber communication device; and receiving, from the mediation

subscriber communication device, a selected one of the plurality of service providers.

Regarding claim 12

Waytena teaches wherein facilitating the mediated follow-through operation includes:

determining a plurality of service providers (see FIG. 1 "plurality of attraction computers");

transmitting the plurality of service providers for reception by the mediation subscriber

communication device (see col. 14 lines 13-20); receiving, from the mediation subscriber

communication device, a selected one of the plurality of service providers (see col. 14 lines 36-

38, "... selects one of the attractions ..."); establishing a computer network connection between

the mediation system and the service management system (see col. 3 lines 49-55); and

performing the mediated follow-through operation with the service management system via the

computer network connection ("wireless communication network").

Regarding claim 30

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Waytena teaches the mediation system includes a data packet client and a computer-telephone interface client (see col. 6 lines 1-15); the data packet network includes a data packet server (see col. 5 lines 33-58); and the voice network includes a computer-telephone interface client sever and an interactive voice response system connected to the computer-telephone interface (see col. 6 lines 31-53).

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Conclusion

Any inquiry concerning this communication or earlier communications from the

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examiner should be directed to examiner Thomas Pham; whose telephone number is (571) 272-

3689, Monday - Thursday from 6:30 AM - 5:00 PM EST or contact Supervisor Mr. Anthony

Knight at (571) 272-3687.

Any response to this office action should be mailed to: Commissioner for Patents, P.O.

Box 1450, Alexandria VA 22313-1450. Responses may also be faxed to the official fax

number (571) 273-8300.

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system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Thomas Pham

Patent Examiner

March 13, 2006